

LIPTON REITERATES HE'LL RACE IN 1914

"I'll Be Off Sandy Hook with Racing Flag Up," He Tells Press Club.

GUESTS CHEER YACHTSMAN

Will Build Shamrock V or VI in Obedience to New York Yacht Club Rules, He Says at Dinner.

Sir Thomas Lipton reiterated last night the declaration he made on Thursday at the New York Yacht Club when at a dinner in his honor by the New York Press Club he declared that in all probability "Tom" Lipton would be at Sandy Hook in 1914, with his racing flag up. He also made known his intention to race outside the Golden Gate in 1915 at the Panama Exposition. Already several cities had arranged to enter boats of the 3-metre sloop class in the contest, he said, and he hoped the Emperor of Germany, than whom there was no better sportsman, would send a boat, too.

John Temple Graves, president of the Press Club, drew a storm of applause from the hundred or more present when he introduced Sir Thomas as the "best dead game sport in the world, and one who, if he had not been a yachtsman, should have been a newspaper man."

"Even if he was not so gifted to be one," Mr. Graves said, "he has furnished more good wholesome 'copy' for the newspaper men than any soldier or sailor who ever sailed the seven seas."

Is Citizen of World.

"He is the best known cosmopolitan citizen of the world—for the spirit of comradeship and sportsmanship knows no one nationality. If he comes here to race in 1914 we hope the New York Yacht Club will give him an even chance. If any one is to take our laurels to a foreign shore we would prefer to see it done by the gentleman we entertain to-night."

In presenting the guest the toastmaster referred to him as "Sir Thomas Lipton, of England and America."

If he did visit America two years hence with another cup challenger, Sir Thomas said, he would prefer to race under a rule that was made after his last visit here. To cross the Atlantic with a yacht that could compete for the cup successfully was practically impossible, he said. "But," he added, "I will race under any form that the New York Yacht Club desires. What is good enough for Uncle Sam is good enough for Tom Lipton."

After the dinner, the company adjourned to the assembly room of the club, where a number of New York's stage celebrities danced and sang for the club's members and guests. Among them were Lillian Lorraine, Irene Bordant, James Thornton, Victor Moore, Bernard Granville, Elizabeth Price, Maurice Farkas, Ida Adams, Harry Fox, Frank Tinsley, Berlin and Snyder, Barney Bernard, Solie Delmet, Mike Bernard, Tom Penfold, Leon Errol, Marion Sunshine, Maurice Nitke, Mr. and Mrs. George Austin Moore, and the Press Club Glee Club, including Henry Marshall, Thomas Penfold, Harry Palmer, H. J. Mahin and James P. Gilroy.

During the dinner parades of popular songs written by John O'Keefe, a member of the club, in which Sir Thomas Lipton came in for mention in one way or another, were sung. Here is the one Sir Thomas liked particularly:

Mocked by the lady of the deep,
He cannot treat her as he pleases,
He's spent a fortune on the waves
To get the cup his people gave.
He thinks it's simply show and go,
To keep it in a Yankee bow.
And so we see Sir Thomas weep,
Mocked by the lady of the deep.

In naming over the persons to whom the Press Club had given dinners in the past year Colonel Groves mentioned the late Ambassador to England, and said:

"In the hands of Whitelaw Reid the great questions and affairs of the United States and England found just and kindly representation."

Will Build Any Boat.

Sir Thomas told a number of the stories for which he is noted and finished his address by again saying that he hoped to be at Sandy Hook in 1914.

"It will probably be the Shamrock V or VI," he said, "I do not know which. I will build any kind of a boat to compete once more for the cup. If the race is sailed under the old rules I will win, but I am sure that at the end of the race I will say that I have had an equal chance."

Although the gathering that honored the famous sportsman was comparatively small the sincerity of its regard for the man who had spent a fortune in futile endeavors to reclaim for England the premier of all yachting prizes, and is ready to try it again under any circumstances, could not be questioned. In the words while the dinner was in progress, in the outbursts of applause that greeted the introductory remarks of the president of the club and in the heartiness of the welcome accorded Sir Thomas as he arose to speak, the spirit of admiration for a sportsman and a gentleman was marked.

Among those who made the arrange-

ments, and by their personal efforts made the dinner to Sir Thomas one of the most successful that the Press Club has ever tendered to a distinguished person were William J. Ellis, Captain J. C. Summers, G. Herbert Daley, Lincoln L. Eyre, John O'Keefe, Ralph Pulitzer, John A. Hennessy and Martin H. Green.

(By Telegraph to The Tribune.)
Sayville, Long Island, Dec. 20.—Sir Thomas Lipton will be the guest of Saturday and Sunday of Frederick G. Bourne, former commodore of the New York Yacht Club, at his home, Indian Neck Hall, in Oyster Bay, Long Island. Miss Marjory Bourne will probably set a 9-knot pace with her Yankee racing cat, keeping Sir Thomas busy throwing sand bags to windward.

STORK NEEDS PRESS AGENT

Doctors Forget to Report Advent of Babies.

Commissioner Lederle of the Department of Health yesterday sent out a bulletin addressed to physicians and midwives in this city, calling their attention to the fact that the returns of births made by them during the eleven months of this year have run considerably below the figures of last year.

The Commissioner says he believes this to be due almost entirely to the negligence of some physicians and midwives, who have disregarded the mandate of the law requiring them to file such notice within ten days after a birth. Commissioner Lederle states that he will issue all delinquents in this respect occurring in 1912, provided that all such births not yet recorded be sent to the assistant registrars of the borough before January 1, 1913. After that date, he announces, he will prosecute every violation of this section of the law.

DIAMOND MERCHANT SLAIN

Shot, Knifed and Burned with Acid Through Revenge.

Chicago, Dec. 20.—Revenge, according to the police, prompted the murder of J. H. Logue, a diamond merchant, in his office in the McKivier Theatre Building, in the centre of the shopping district, at noon to-day. There is no clue to the slayers.

Logue is said to have been responsible for the sentencing of a band of diamond thieves to prison in 1905 or 1906, and the police are working on the theory that they, having regained their freedom, may have been implicated in the killing.

A woman may have been included in the plot, for when found in his office Logue was gagged with a black ribbon. Seventeen knife wounds were in his body. He also was shot in the right shoulder and his mouth was burned with acid. Logue's skull had been crushed, and part of his right thumb was almost severed, indicating a hand-to-hand struggle.

The office safe was locked, but bloody finger prints and a bloody rag were found inside.

SEEKS FRIEDRICK ESTATE

Sister of Brooklyn Recluse Fights Claim of Barber.

A suit for a partition of the property controlled and owned by Miss Octavia Friedrich, the recluse who was found dead in her home, No. 24 Hoyt street, Brooklyn, was begun in the Kings County Court yesterday by Mrs. Annie Friedrich, sister of the late Friedrich, who is a sister of Miss Friedrich, whose property is claimed by Anthony Oreckinto, a barber, who said she had willed it to him.

The court is asked to order that the property be sold and the proceeds divided among the rightful heirs if no amicable arrangement over the partition of the property can be arranged. This action will determine whether Oreckinto has a legal claim to the property owned by Miss Friedrich.

The action was started primarily to obtain possession of the property for the benefit of the complainant and Alphonse Friedrich, who spells his name differently from his sister. These two are the only heirs, according to the complaint. The property involved consists of half a dozen houses on land at Livingston and Hoyt streets, Brooklyn, in which the aged woman had a life interest, including the two-story brick house occupied by Oreckinto.

DUAL "MRS. WHITE" LIEN

One Settled and Another Levied On at Plaza Hotel.

Mrs. Marion G. White went to the Sheriff's office yesterday and paid M. Tecla & Co., jewelers, their claim of nearly \$5,000. Mrs. White is the wife of Walter C. White, of Cleveland, and is staying at the Hotel Plaza. The Tecla firm obtained an attachment against her property, and a deputy sheriff went to her apartment on Wednesday and attached several articles of jewelry and clothing.

Mrs. White kept her promise that the claim of the jewelers would be settled by going to the Sheriff's office and producing a large roll of banknotes. Sheriff Harburger restored to her the attached jewelry, and also gave her back the keys to her rooms at the Plaza and to her trunks, which also had been attached.

But there was still another White matter that demanded the attention of the Sheriff. This was the case of Marion J. Barkley against Mrs. Helen S. White for \$30,000 for breach of contract. Strangely enough, her address was also given as the Hotel Plaza. Sheriff Harburger attached household effects and personal belongings of this Mrs. White, and it took the Sheriff and his counsel several hours to get the two Mrs. Whites so identified that their cases and goods would not get mixed.

Following the attachment of the effects of Mrs. Helen S. White, a claim to the goods was filed by James P. Silo, the auctioneer, and another claim of ownership was filed by William J. White, the husband of Mrs. White. A sheriff's jury decided yesterday that Sheriff Harburger shall keep the goods until the ownership is finally settled.

REAL ESTATE MAN SUICIDE

M. F. Hochstadter Fires Bullet Into His Temple.

Morris F. Hochstadter, a real estate broker, shot and killed himself yesterday afternoon at No. 46 East 75th street, where he had rooms in the home of Mrs. Katherine Strauss. He left his office, No. 7 West 42nd street, about 1 o'clock in the afternoon and saying he was not hungry, went upstairs. An hour later a friend found him lying on the floor with a bullet hole in his right temple. He still grasped his revolver.

Dr. John McCabe, of No. 248 Central Park West, said that Mr. Hochstadter had been in bad shape for some months with stomach trouble. Coroner Winterbottom allowed the body to be taken to the home of Mr. Hochstadter's brother-in-law, Adolph Wimpfheimer, at No. 301 Park avenue.

"MONEY TRUST" HUNT ONLY FAIRLY STARTED

Investigators Declare Morgan Testimony Is Merely First Chapter of Story.

WILL HEAR "OTHER SIDE"

Many Witnesses To Be Called to Tell How "Concentrated Wealth" Seeks to Dominate Financial World.

(From The Tribune Bureau.)
Washington, Dec. 20.—With the unofficial but authentic announcement to-day of the names of additional witnesses who are to be heard by the Pujol committee, it became known that the story of the money trust has only been fairly started. Those in touch with the plans of the investigators declare the testimony of J. Pierpont Morgan and the financiers who preceded him on the witness stand is only the introductory chapter.

These are some of the witnesses who are to be called to tell "the other side" of the tale of high finance—men presumably in position to relate how the money trust seeks to dominate everything with which it comes in contact.

Charles W. Morse, who went down in the panic of 1907, and who later went to the penitentiary; ex-Senator William A. Clark, who fought Amalgamated Copper for many years; Fritz A. Heinze, who waged a similar fight; Arthur E. Sullivan, who claims to have built two railroads, only to have them taken out of his hands because of the lack of further financial backing; James A. Moore, of Seattle, president of the Western Steel Corporation, who obtained capital in France when it was refused here; Bernard N. Baker, who asserts the money powers closed avenues of credit to him when he tried to finance an independent steamship line; Grant E. Moore and Oakleigh Thorne, who are alleged to have felt the iron hand of the money trust when the Tennessee Coal and Iron company was absorbed.

The committee also intends to hear John D. Rockefeller and William Rockefeller, who are not regarded as victims of the "money trust," but as witnesses who may add to Mr. Morgan's story of the ramifications of high finance.

Henry P. Davison, one of the Morgan partners, will be among the first witnesses heard early in January. He was of Mr. Davison's testimony, Mr. Pierpont Morgan said, "I will stand by anything he says," and it was to Mr. Davison that the master financier attributed the active handling of many of the big financial transactions, the details of which Mr. Morgan "could not remember."

Plans for the Future.

Samuel Untermyer, counsel for the Pujol committee, left Washington last night, but before leaving he outlined to certain House leaders who are in sympathy with the work being done by the committee tentative plans for the continuation of the probe after the Congress recesses.

The hearings will continue probably until the end of the short session of Congress, and the House investigators will seek light on the following subjects connected with the power of money:

The panic of 1907 and the consequent absorption of the Tennessee Coal and Iron Company.

The closing of the Trust Company of America during the panic.

The rise of Amalgamated Copper and the Clark-Heinze fight against it.

The wresting of the Chicago Great Western Railroad from the control of A. B. Stickney and the refusal of financial support to the Stillwell project, the Kansas City, Mexico & Orient, as well as the wresting of the Kansas City Southern from Stillwell's control.

The failure of Charles W. Morse and the collapse of his banking business.

Mr. Untermyer, who is really in charge of the House committee's investigation, was intensely pleased last night with the result of the investigation to date. He regards the admissions obtained from Mr. Morgan, although qualified in some instances, as invaluable from the committee's standpoint. From other members of the Morgan firm he expects to obtain the details of transactions which the great banker "did not remember."

Inquiry Gaining Support.

As the "money trust" inquiry proceeds it is growing in the moral courage of the House, and members who formerly looked with indifference upon the probe—provoked by an account of preceding inquiries which had been failures—are now behind the "money trust" probe.

One section of the investigation is regarded as especially important. The Pujol committee will seek to show that the financial disturbance of 1907 was a "manufactured panic," which would have been impossible had it not been for the concentration of money and its control in a group of Wall Street financiers. Incidentally, the absorption of Tennessee Coal and Iron—which was investigated to a certain extent by the Stanley Steel committee—will come in for specific attention.

"The House is now squarely behind this investigation," said a Democratic leader to-day. "And the inquiry will continue through the session, and, if not completed, it may be taken up by the next House."

J. P. Morgan and party, who had been in Washington in attendance at the sessions of the Pujol committee, returned yesterday. He arrived at his office at 1 o'clock and was engaged by a messenger with business affairs. Mr. Morgan maintained his usual silence to the press, and seemed to be in excellent spirits, and looked none the worse for the ordeal he had undergone at the hands of Samuel Untermyer.

Mr. Morgan's partners, lawyers and retinue of clerks, who also made the trip to Washington, intimated that the banker made an excellent impression on the Pujol committee. Brokers generally believed that yesterday's rise in the stock market was due to the frank manner in which Mr. Morgan had answered every inquiry concerning Wall Street methods of doing business.

EX-HUSBAND MUST PAY

Brother of Divorced Wife Gets Judgment for \$3,973.

Mr. Richards, Jr., a member of the Stock Exchange, obtained judgment for \$3,973 in the Supreme Court yesterday against William H. Coffin, also a stock broker and formerly his brother-in-law. They had two children. Mrs. Coffin obtained a divorce from her husband because of his intemperance. Coffin said in his suit against his former brother-in-law that after Coffin and his wife separated he neglected to support his wife and their two children. His support fell on the brother. He also advanced the money for the sister and her divorce, which amount was included in the suit brought by Richards.



XMAS

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Havana American Regents	3.00	Ricoro Knickerbocker	2.50	Mardi Gras Brevas	3.50
El Principe de Gales Perfecto Ex.	2.88	" Exceptionales	5.00 2.50	Spencer Arms Panetela Finas	3.50
Flor de Murias Ex Chica	6.25	La Restina Perfectos	2.50	Orlando Media Perfecto	4.00 2.00
El Belmont Medians	2.50	La Sunchita Democratas	5.00	" Litos	2.00
Flor de Valdes Puritano Finos	5.00	" Alfonsa	2.25	Jose M. Fernandez Invincible	1.75
Havana Amer. Universal	5.00 2.50	Ricoro Cabinet	4.15	Palma de Cuba Media Perfecto	3.00 1.50
" " Ambassadors	2.50	Ricoro Perfeccionado	1.90	Sensoria Perfecto	1.50
Flor de Murias Breva Chica	5.00	" Invincible	3.50	Palma de Cuba Londres	3.00 1.50
Regensburg American Londres	4.75	" Saratoga	3.33	Benefactor Invincible	3.00 1.50
El Principe de Gales Governors	4.00 2.00	" Coronas	3.25	John Bigelow Epicure	2.50 1.25
Havana American Senators	4.00 2.00	" Pacificos	3.00	Duke of Nassau Invincible	2.50 1.25
Regensburg American Concha	4.00 2.00	" Panetela	3.00	Robin Hood	2.50 1.25
Havana Amer. Perfeccionado box of 12	1.25	La Restina Petit Duc	1.50	Palma de Cuba Bouquet	2.50 1.25
		La Tunita Princessas	2.50	Lady Churchill Soberanos	2.50 1.25
		Ricoro Coquetas	2.50 1.25	Benefactor Superior or Perfecto	2.50 1.25
				La Maradad Perfecto	1.00
				Gen. Braddock Colonial	2.00 1.00
				Gumbler	1.50
				Florencia Victoria (box of 12)	.65

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WILSON INSISTENT ON JAIL FOR MONOPOLISTS

Governor and Fielder Map Out Campaign to Purge Corporation Laws.

WILL MEET BRYAN TO-DAY

President-Elect Still Seeking for Lawyer of Exceptional Ability for Place as Attorney General.

Washington, N. J., Dec. 20.—Although Governor Wilson to-day made no mention of the changes he would like to see in the corporation laws of New Jersey, it became known that if he has his way it will no longer be legal for mergers that tended to produce monopoly to take place in this state, that no stock or bonds can be issued without proper security and guilt would be punished with a term in jail.

He said to-night that the question of corporations was clearly the most important one that will come before the Legislature. He made this declaration after a two hours' conference at Trenton with Senator James F. Fielder, who will be his temporary successor at Trenton, during which the Governor's message to the Legislature was gone over in detail.

Senator Fielder had told the new paper men what he considered as necessary changes in the corporation laws, and had answered a question as to making guilt personal, with a jail term for the offender.

"We've got to come to that, too," he said. "It is no use thing a man flow who violates the law when he makes a million as a result of his unlawful acts. He can easily pay the fine. We will have to meet these fellows."

Repeats Campaign Views.

When the Governor was asked what he thought of Mr. Fielder's statement, he said: "There is no use of my going on record again concerning a question on which I have so often expressed my views."

Governor Wilson's views, as enunciated in his campaign speeches, were that the only way to prevent monopoly was to pick out the man responsible and put him in jail.

Senator Fielder said he believed the present corporation laws should be changed so as to prevent mergers that tended to create monopolies; that no stock or bonds should be issued without adequate security. In addition, he added the paragraph concerning personal guilt quoted above. He said he believed that the corporation laws, after the suggested changes had been made, would still be fair enough to attract corporations to New Jersey. He did not think there would be much less in revenue to the state after the law had been changed.

President-elect Wilson, in discussing the gossip concerning his Cabinet appointments this afternoon, said emphatically he had not made up his mind on a single choice. He said he intended, if possible, to keep his mind open until the very last minute, and that it would be some time after January 1 before he will have arrived at any definite decision.

"You have not completed your Cabinet then?" Interjected one of the newspaper men. "No, sir," replied the President-elect. "I have not completed it, nor have I begun it."

"Could you tell us what progress you are making?" he was asked. "No," he answered. "What I am trying to do is to see the field of choices, and I really cannot forecast. I am trying to get all the opinions that are worth having."

Seeks Lawyer of Ability.

Governor Wilson agreed that a lawyer of exceptional ability would be needed for the portfolio of Attorney General. "I do not know," he added, "that the man I shall offer to will accept."

"Does that mean that you have a man in mind?" he was asked. "The newspaper men that have been with me at Trenton know I keep my mind open until the last minute."

DANIELS FOR THE CABINET

Wilson Will Pick North Carolina Man, Says Overman.

(From The Tribune Bureau.)
Washington, Dec. 20.—A prediction that Joseph Daniels, of North Carolina, will be a member of the Wilson Cabinet was made to-day by Senator Lee S. Overman, of that state, who returned to Washington from a conference with the President-elect at Trenton.

Senator Overman, although he did not quote Governor Wilson as offering a portfolio to Mr. Daniels, said significantly:

"I think I am safe in advising the people of my own state and the country that Mr. Daniels will be a member of the Wilson Cabinet. Of course, I will not say the President-elect made me such a promise, but I expect to see Daniels' feet under the Cabinet table."

Senator Overman said he found that Governor Wilson "is a good listener, but a poor talker." However, the North Carolina Senator had a long talk with the President-elect on the subject of politics and legislation.

DEVOTY DEFIES BARNES

Refuses Local List of Bull Moose Voters.

County Clerk Charles S. Devoy, Republican leader of the 7th Assembly District, Brooklyn, threw down the gauntlet to State Chairman William Barnes, Jr., in a letter which he wrote him a couple of days ago and which was made public yesterday. Mr. Barnes wrote to the County Clerk asking him to give the other members of the County General Committee of Kings County for a report upon the voters who voted last November for the Progressive ticket. The letter said that the state chairman wished to know how many commitments were "unwilling to compile these names."

Mr. Devoy says he was delegated by the county committee of the 7th Assembly District to make reply to the letters of the state chairman, and continues:

"I am firmly of the opinion that this is not the time for us to compile the names and addresses of men who differed from us in the last campaign. I do not know for what purpose you desire a list, but on behalf of the united delegation from the 7th Assembly District of Kings County I positively refuse to give the names and addresses of any Progressives at this time."

"As organization Republicans of this district we believe that at this particular time you have no right, as chairman of the state committee, or as an individual, being a resident of Albany County, to meddle with the affairs of this county for the next municipal campaign. I shall resist to the utmost any attempt of the state organization to create any further discord in this county."

SULZER HIDES AND WORKS

Sees Only Glynn While Preparing Speech for To-night.

Governor-elect Sulzer remained in retirement yesterday. The only man who penetrated to his hiding place, with the exception of his secretaries, was Martin H. Glynn, the Lieutenant Governor-elect.

It was said that the Governor-elect wanted to have a thorough understanding with the Lieutenant Governor on general matters of policy before writing his inaugural message. He spent most of the time yesterday on the speech that he is to make at the big dinner to be given in his honor at the Waldorf to-night.

KATZ MUST STAY IN JAIL

Former Brewery President's Sentence Confirmed.

The Appellate Division affirmed yesterday the conviction of Charles Katz, formerly president of the Eastern Brewery Company, who was sentenced to Sing Sing for not less than three years or more than seven years for grand larceny in the stealing of certain shares of stock.

John F. McIntire, counsel for Katz, based his appeal from the conviction on more than 90 exceptions that he took on the trial of his client.

LABOR OUTRAGED, HE SAYS

Observer Declares Little Falls Approaches Japan.

Paul Kennaday, who has been observing the strike in Little Falls on his own hook and not for the New York Association for Labor Legislation, of which he is secretary, returned to New York yesterday, with the remark that conditions there approached what he had seen in Japan.

"In Japan," said he, "the government represses all labor organizations. The workers are not permitted to get together and talk of hours of labor or wages. That is contrary to law. In Little Falls, where there is no such law, the same repression is attempted."

"The workers there are forbidden to gather. There are no public halls open to them. The city common in the mill district, which has been used for public meetings since the town was established, is closed to them. The State Society has a little hall, which it has put at the disposal of the strikers, but those who try to speak there are liable to arrest."

The outrageous arrests and assaults on strikers, which have been daily occurrences, are all made by the sixty or eighty policemen imported from Albany and Boston. They are paid big wages, and they try to earn them by bullying the strikers. They maintain, too, a constant espionage on every stranger."

John A. Fitch, a writer for "The Survey," who made an investigation of Little Falls conditions with Mr. Kennaday, has written a letter to John Williams, state Commissioner of Labor, demanding that he use his authority to lay bare the circumstances surrounding the strike in Little Falls.

The answer says that the articles were written with the sole intention of arousing the voters of the Progressive party to what the decision would mean. A denunciation to the answer was filed by Attorney General McDonald, and this was taken under advisement by the court.

FREE SPEECH ITS DEFENCE

Idaho Paper's Answer Disclaims Affront to Court.

Boise, Idaho, Dec. 20.—The Capital News Publishing Company, charged with contempt of court for its criticism of the Idaho Supreme Court's decision, which prevented the printing of the names of Progressive Presidential electors on the ballots, filed its answer to-day. The company admits responsibility for publication of the articles, and in explanation says that they were published in the belief of its privilege to do so under the right of free speech. The answer adds:

"There was no intention to impede the administration of justice, nor could this have been accomplished for the reason that the decision had already been rendered by the court, and for the further reason that had the decision been in favor of the Progressive party, no justice would have been done to any voter. The defendants believed they had a right to express their honest criticism, and in said belief